PATENT COOPERATION TREATY

From the INTERNAT	TIONAL SEARCH	HING AUTHO	DRITY					
To: PAUL FENSTER FENSTER & COMPANY, INTELLECTUAL PROPERTY LTD.					PCT			
P. O. BOX 10256 PETACH, ISRAEL 49002					WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY			
					(PCT Rule 43bis.1)			
					Date of mailing US JUN 2006 (day/month/year)			
	t's or agent's file re	eference			FOR FURTHER ACTION See paragraph 2 below			
414/04517	·				• •			
Internation	nal application No	>.	International filing date			Priority date (day/month/year)		
PCT/IL05			18 August 2005 (18.08.20			25 August 2004 (25.08.2004)		
	nal Patent Classifi				ion and IPC			
	A61H 1/00(2006, 601/5,33;600/545)4(2006.(01)				
Applicant								
REABILI								
1. This	opinion contains in	ndications rela	ating to th	te following item	is:			
\boxtimes	Box No. I	Basis of the	opinion					
	Box No. II	Priority						
	Box No. III Non-establishment of opinion with regard to novelty, inventive step and industrial applicability							
	Box No. IV	IV Lack of unity of invention						
	Box No. V	Reasoned statement under Rule 43bis.1(a)(i) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement						
	Box No. VI	Certain docu	uments ci	ted				
	Box No. VII	Certain defe	cts in the	international app	plication			
\boxtimes	Box No. VIII	Certain obse	ervations	on the internation	nal application			
2. FUR	THER ACTIO	N						
Intern Autho	national Prelimina ority other than the	ary Examining als one to be the	g Authori he IPEA	ity ("IPEA") ex and the chosen	cept that this does	be considered to be a written opinion of the not apply where the applicant chooses an at International Bureau under Rule 66.1 bis(b) ered.		
IPEA of For	a written reply to orm PCT/ISA/220 o	ogether, where or before the e	appropri expiration	iate, with amend	lments, before the ex	PEA, the applicant is invited to submit to the piration of 3 months from the date of mailing whichever expires later.		
For fi	urther options, see	Form PCT/IS	A/220.					
3. For fi	urther details, see	notes to Form	PCT/ISA	√22 0.				
Mail Stop PCT, Attn: ISA/US Commissioner for Patents P.O. Box 1450			Date of complete	etion of this opinion (11.04.2006)	Authorized officer Gregory L Huson Jugunia July Telephone No. (571) 272-3700			
Alexandria, Virginia 22313-1450					Telephone No. (5/1) 272-3/00			

P.O. Box 1450
Alexandria, Virginia 22313-1450
Facsimile No. (571) 273-3201
Form PCT/ISA/237 (cover sheet) (April 2005)

WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY

International application No.

PCT/IL05/00906

Box No. I Basis of this opinion						
1. With regard to the language, this opinion has been established on the basis of:						
\boxtimes	the international application in the language in which it was filed					
	a translation of the international application into, which is the language of a translation furnished for the purposes of international scarch (Rules 12.3(a) and 23.1(b)).					
2. With regard to any nucleotide and/or amino acid sequence disclosed in the international application and necessary to the claimed invention, this opinion has been established on the basis of:						
a.	type of material					
	a sequence listing					
	table(s) related to the sequence listing					
b.	format of material					
	on paper					
	in electronic form					
c.	time of filing/furnishing					
	contained in the international application as filed.					
	filed together with the international application in electronic form.					
	furnished subsequently to this Authority for the purposes of search.					
3.	In addition, in the case that more than one version or copy of a sequence listing and/or table(s) relating thereto has been filed or furnished, the required statements that the information in the subsequent or additional copies is identical to that in the application as filed or does not go beyond the application as filed, as appropriate, were furnished.					
4. Additi	onal comments:					

WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY

Form PCT/ISA/237 (Box No. V) (April 2005)

International application No. PCT/IL05/00906

Box No. V Reasoned statement under Rule 43 bis.1(a)(i) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement								
applicability; citations and expl	anations supporting such statement	1 - 44-44-4						
Novelty (N)	Claims Please See Continuation Sheet	YES						
Hovely (14)	Claims Please See Continuation Sheet	NO						
1(15)	Claims Please See Continuation Sheet	YES						
Inventive step (IS)	Claims Please See Continuation Sheet Claims Please See Continuation Sheet	NO						
T. A. C. L. Charletter (TA)	Claims Blass Sas Continuation Short	YES						
Industrial applicability (IA)	Claims Please See Continuation Sheet Claims Please See Continuation Sheet	NO						
2. Citations and explanations:								
Please See Continuation Sheet								
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WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY

International application No.

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Box No. VIII Certain observations on the international application

The following observations on the clarity of the claims, description, and drawings or on the questions whether the claims are fully supported by the description, are made:

Claims 11,13,19 are objected to under PCT Rule 66.2(a)(v) as lacking clarity under PCT Article 6 because the claims are indefinite for the following reason(s): They recite the phrase "said measurement," indicating that a measurement was claimed earlier. However these claims, as well as their parent claim 1 do not claim a measurement. Therefore there is a lack of anteceding basis for the "said measurement."

Claim 60 is objected to under PCT Rule 66.2(a)(v) as lacking clarity under PCT Article 6 because the claim is indefinite for the following reason(s): It is not clear what is being claimed. It seems as part (a) and part (b) are identical for they both claim the reorganization of brain functions. Furthermore, part (b) is unclear and seems to be a run on sentence. Was a comma intended to be placed between "reorganizing" and "rehabilitating?"

International application No. PCT/IL05/00906

WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY

Supplemental Box

In case the space in any of the preceding boxes is not sufficient.

V.1. Reasoned Statements:

The opinion as to Novelty was positive (Yes) with respect to claims 4,6,10-16,22,23,25,27,31,32,35-42,44,46-66,68,69,71-81

The opinion as to Novelty was negative (No) with respect to claims 1-3,5,7-9,17-21,24,26,28-30,33,34,43,45,67,70

The opinion as to Inventive Step was positive (Yes) with respect to claims 4,6,10-16,22,23,25,27,31,32,35-42,44,46-66,68,69,71-81

The opinion as to Inventive Step was negative (NO) with respect to claims 1-3,5,7-9,17-21,24,26,28-30,33,34,43,45,67,70

The opinion as to Industrial Applicability was positive (YES) with respect to claims 1-81

The opinion as to Industrial Applicability was negative(NO) with respect to claims NONE

V. 2. Citations and Explanations:

Claims 1-3,5,7-9,17-21,24,26,28-30,33,34,43,45,67,70, lack novelty under PCT Article 33(2) as being anticipated by Dean, Jr. et al.

Regarding claim 1, the reference comprises a movement element capable of controlling at least one motion parameter of a portion of a patient. The reference also suggests the monitoring of brain wave activity. A data acquisition computer encompasses circuitry and includes a memory for the storage of rehabilitation information. Because the reference states that the computer "responds appropriately to the patient's state of mind," it is evident that the signal for the brain wave monitor is interrelated with the movement of the movement element as part of a rehabilitation process.

Regarding claim 2, fig. 5 shows that a limb is put into motion.

Regarding claim 3, the data acquisition computer or circuitry controls the movement element.

Regarding claim 5, force is applied the portion of a patient against his/her movement. This constitutes resistance to movement.

Regarding claim 7, the said force is adjustable from zero to greater than the user's body weight. Thus the said circuitry must measure the force before it allows its adjustment, as well as after the said adjustment.

Regarding claim 8, pre-programmed or custom exercise regimens are provided and constitute a rehabilitation plan.

Regarding claim 9, feedback to the patient's performance is provided.

Regarding claims 17,18, because the invention of the reference comprises a brain wave monitor, it is capable of sending information to the circuitry that will detect an intent, as well as a readiness to move. Based on this "state of mind" the movement element "responds appropriately."

Regarding claim 19, in response to the user's production of insufficient force (a detection of movement or lack thereof) the apparatus will decrease the force.

Regarding claim 20, the recordings of readings from electrodes placed on a user's head are known as an electroencephalogram (EEG) and represent brain waves. Thus, a brain wave monitor encompasses an EEF monitor.

Regarding claim 21, the apparatus comprises a heart rate monitor, a device that inherently measure blood flow.

Regarding claim 24, the apparatus comprises means to provide force against the movement of a portion or a patient and is controllable by the circuitry.

Regarding claim 26, a body portion can either be engaged, or disengaged from the apparatus.

Regarding claim 28, the circuitry comprises a memory that stores a patient's performance data/rehabilitation progress.

Regarding claim 29, the apparatus comprises two movement elements that the circuitry moves in opposite directions to simulate walking, thus recognizing each as being associated with opposite limbs.

Regarding claim 30,33 see rejection of claim 1.

Regarding claim 34, the movement of the movement element comprises a plurality of motions.

Form PCT/ISA/237 (Supplemental Box) (April 2005)

International application No. PCT/IL05/00906

WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY

Supplemental Box

In case the space in any of the preceding boxes is not sufficient.

Regarding claim 43,45 a user's motion is measured and recorded as part of a patient's performance data.

Regarding claim 67,70, brain activity is measured during the repeated movements of the movement element and analyzed by the circuitry.

Claims 4,6,10-16,22,23,25,27,31,32,35-42,44,46-81 meet the criteria set out in PCT Article 33(2)-(3), because the prior art does not teach or fairly suggest the control of the direction and location of movement or a reach point by circuitry, the measurement of a parameter of motion of said movement element, a template of expected brain-motion relationship, the generation of expected motion based on the measurement of brain waves, the generation of expected brain activity based on movement, the comparison of said measurement to rehabilitation information as well as its trends, the change of a motion parameter responsive to said measurement within a time from of said movement, a fMRI brain wave monitor, a robotic manipulator, unrestricted movement in 3D space over 30cm volume, cognitive rehabilitation, brain rehabilitation, cortical reorganization, indications of brain plasticity, measuring and controlling said motion at least 10 times, repeating and controlling 20 different motions, comparing motions and measurements for a healthy side and a paretic side, measuring the quality of said motion, training the control of cortical activity, locally activating a brain region while applying treatment and delivering a drug, using external stimulation, detecting intent to carry out physical activity, a spatial manipulator, and measuring movement of a patient in response to imagery

Claims 1-81 meet the criteria set out in PCT Article 33(4), and thus have industrial applicability because the subject matter claimed can be made or used in industry.

NOTES TO FORM PCT/ISA/220 (continued)

The letter must indicate the differences between the claims as filed and the claims as amended. It must, in particular, indicate, in connection with each claim appearing in the international application (it being understood that identical indications concerning several claims may be grouped), whether

- (i) the claim is unchanged;
- (ii) the claim is cancelled;
- (iii) the claim is new;
- (iv) the claim replaces one or more claims as filed;
- (v) the claim is the result of the division of a claim as filed.

The following examples illustrate the manner in which amendments must be explained in the accompanying letter:

- [Where originally there were 48 claims and after amendment of some claims there are 51]:
 "Claims 1 to 29, 31, 32, 34, 35, 37 to 48 replaced by amended claims bearing the same numbers;
 claims 30, 33 and 36 unchanged; new claims 49 to 51 added."
- [Where originally there were 15 claims and after amendment of all claims there are 11]: "Claims 1 to 15 replaced by amended claims 1 to 11."
- [Where originally there were 14 claims and the amendments consist in cancelling some claims and in adding new claims]:
 "Claims 1 to 6 and 14 unchanged; claims 7 to 13 cancelled; new claims 15, 16 and 17 added." or
 "Claims 7 to 13 cancelled; new claims 15, 16 and 17 added; all other claims unchanged."
- 4. [Where various kinds of amendments are made]: "Claims 1-10 unchanged; claims 11 to 13, 18 and 19 cancelled; claims 14, 15 and 16 replaced by amended claim 14; claim 17 subdivided into amended claims 15, 16 and 17; new claims 20 and 21 added."

"Statement under Article 19(1)" (Rule 46.4)

The amendments may be accompanied by a statement explaining the amendments and indicating any impact that such amendments might have on the description and the drawings (which cannot be amended under Article 19(1)).

The statement will be published with the international application and the amended claims.

It must be in the language in which the international application is to be published.

It must be brief, not exceeding 500 words if in English or if translated into English.

It should not be confused with and does not replace the letter indicating the differences between the claims as filed and as amended. It must be filed on a separate sheet and must be identified as such by a heading, preferably by using the words "Statement under Article 19(1)."

It may not contain any disparaging comments on the international search report or the relevance of citations contained in that report. Reference to citations, relevant to a given claim, contained in the international search report may be made only in connection with an amendment of that claim.

Consequence if a demand for international preliminary examination has already been filed

If, at the time of filing any amendments and any accompanying statement, under Article 19, a demand for international preliminary examination has already been submitted, the applicant must preferably, at the time of filing the amendments (and any statement) with the International Bureau, also file with the International Preliminary Examining Authority a copy of such amendments (and of any statement) and, where required, a translation of such amendments for the procedure before that Authority (see Rules 55.3(a) and 62.2, first sentence). For further information, see the Notes to the demand form (PCT/IPEA/401).

If a demand for international preliminary examination is made, the written opinion of the International Searching Authority will, except in certain cases where the International Preliminary Examining Authority did not act as International Searching Authority and where it has notified the International Bureau under Rule 66.1bis(b), be considered to be a written opinion of the International Preliminary Examining Authority. If a demand is made, the applicant may submit to the International Preliminary Examining Authority a reply to the written opinion together, where appropriate, with amendments before the expiration of 3 months from the date of mailing of Form PCT/ISA/220 or before the expiration of 22 months from the priority date, whichever expires later (Rule 43bis.1(c)).

Consequence with regard to translation of the international application for entry into the national phase

The applicant's attention is drawn to the fact that, upon entry into the national phase, a translation of the claims as amended under Article 19 may have to be furnished to the designated/elected Offices, instead of, or in addition to, the translation of the claims as filed.

For further details on the requirements of each designated/elected Office, see the PCT Applicant's Guide, Volume II.